Patricia A. Gilfus Richard B. Gilfus, Jr. John S. Gilfus Gilfus Family Farm P. O. Box 53 1996 Sarr Road Port Byron, New York 13140

Ú.S. DISTRICT COURT - N.D. OF N.Y. FILED

April 13, 2005

APR 1 4 2005

AT____O'CLÒCK

Lawrence K. Baerman, Clerk - Syraquse

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF NEW YORK

Patricia A. Gilfus, Richard B. Gilfus, Jr. John S. Gilfus

Plaintiffs

VS.

Vargason

Defendant

(9:04 - cv - 00188 & 9:04 - cv - 00189 & 9:04 - cv - 00190 DNH/RFT)

Plaintiffs Response to Attorney's Motion to Withdraw

- 1. We, the Plaintiffs are in agreement with the dismissal of Mr. Bjorn J. Holubar As our attorney as we requested Mr. Bjorn J. Holubar to take this action on November 17, 2004, and he acknowledged same on November 19, 2004.
- We, the Plaintiffs, respectfully request that Mr. Bjorn J. Holubar, upon His dismissal, return to us, all Documents, Transcripts, etc., received by Mr. Holubar from the Cayuga County Court and Cayuga County Clerk when He was initially hired as our Attorney. This was a voluminous amount of Material that we need to proceed in all of the related cases.
- 3. Also, any and all Documents, correspondence, etc. pertaining to the 50H Hearings, Appeals, Court appearances, correspondence to various Agencies On our behalf, before, during, and after our incarceration.
- 4. Any, and all, Documents, etc., not so named, that pertain to Patricia A. Gilfus, And/or Richard B. Gilfus, Jr., and/or John S. Gilfus.

- 5. Also, a Complete Statement, showing all Services Rendered and Charges. This Statement has been promised to us over and over, and not one Statement Has ever been received since we hired Mr. Bjorn J. Holubar as our Attorney.
- 6. In Conclusion, we, the Plaintiffs, respectfully request the Court/your Honor's Granting of the Dismissal of Mr. Bjorn J. Holubar, as our Attorney of record, And also, asking him, because of this Dismissal, to provide and return all Documents, etc., (Complete Files), and also Complete Statement, as soon as possible, so that we may have in our possession all materials to have available to us to enable us to continue with all of our cases, Pro Se., as this File is the basic file and informations, for the other related cases, as well as this case.

Date: April 13, 2005

Respectfully submitted,

Patricia A. Gilfus

Richard B. Gilfus, Jr.

John S. Gilfus

1996 Sarr Road, P. O. Box 53 Port Byron, NY 13140 Phone (315) 776-8048

Fax (315) 776-5811

CERTIFICATE OF MAILING

We, the Plaintiffs, so named above, hereby certify that on the 13th day of April, 2005, We mailed, at the Port Byron, NY, 13140, Post Office, one true copy of the Plaintiffs' Response to Attorney's Motion to Withraw. This Response has been served on Your Honor/the Clerk, Mr. Bjorn J. Holubar, esq, and to the named defendant below.

s/Patricia A. Gilfus

/s/ Richard B. Gilfus, Jr.

/s/ John S. Gilfus

CC: Honorable Magistrate Judge Randolph F. Treece Honorable Judge David N. Hurd U. S. D. C. – N. D. N. Y. P. O. Box 7367 100 South Clinton Street Syracuse, NY 13261-7367

Bjorn J. Holubar, Esq. 770 Lexington Avenue – 7th Floor New York, New York 10021

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